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14	Attorneys for Defendants			
15	LEVY PREMIUM FOODSERVICE, L.P.			
16	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA			
17	RICHARD SKAFF	CASE NO.: CV-08-4229-VRW		
18	PLAINTIFF	Civil Rights		
19	v.	(Related Case: D'Lil v. Speedway		
20	SPEEDWAY MOTORSPORTS INC.;	Motorsports, Inc., et al., Case No. 08-cv-04691)		
21	SPEEDWAY SONOMA LLC; LEVY PREMIUM FOOD SERVICE LIMITED;	Honorable Judge Vaugh R. Walker		
22	INTERNATIONAL SPEEDWAY, INC.; MOTORSPORTS AUTHENTICS, LLC; And	CONSENT DECREE AND PROPOSED		
23	DOES 1 through 35, INCLUSIVE,	ORDER FOR SETTLEMENT BETWEEN PLAINTIFFS AND DEFENDANT LEVY PREMIUM FOOD		
24	DEFENDANTS.	SERVICE LIMITED PARTNERSHIP OF		
25	/ / / / / / / / / / / / / / / / / / /	PLAINTIFFS' CLAIMS FOR INJUNCTIVE RELIEF		
26		No trial date set: General Order 56		
27	CONSENT DECR	EE AND ORDER		
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Consent Decree and [Proposed] Order: Case No.CV08-4229 VRW

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 Plaintiffs RICHARD SKAFF and HOLLYN D'LIL ("Plaintiffs") filed their 				
respective Complaints in this action on September 8, 2008, and October 9, 2008 to enforce				
certain provisions of the Americans with Disabilities Act of 1990 ("ADA"), 42 U.S.C. §§				
12101 et seq., and California Civil Code §§ 51; 54; and 54.1, and Health & Safety Code §§				
19952 and 19955 et seq., against Defendants SPEEDWAY MOTORSPORTS INC.;				
SPEEDWAY SONOMA LLC; LEVY PREMIUM FOODSERVICE LIMITED				
PARTNERSHIP; INTERNATIONAL SPEEDWAY, INC.; and MOTORSPORTS				
AUTHENTICS, LLC ("Defendants"), and DOES 1-35, Inclusive. Plaintiffs alleged that				
Defendants violated Title III of the ADA and California civil rights laws and statutes by failing				
to provide full and equal access to its facilities, services and accommodations at the				
INFINEON RACEWAY located at 29355 Arnold Drive in Sonoma County, California				
("Infineon"). Defendant LEVY PREMIUM FOOD SERVICE LIMITED PARTNERSHIP				
("Levy") and Plaintiffs now seek to settle all of Plaintiffs' claims for injunctive relief against				
Levy, and agree that the terms of this Consent Decree will satisfy all of Plaintiffs' claims for				
injunctive relief				

- 2. Defendant Levy denies all of the allegations in the Complaints filed by Plaintiffs, and by entering into this Consent Decree and Order, does not admit liability to any of the allegations in Plaintiffs' separate Complaints filed against Levy. Plaintiffs and Defendant Levy hereby enter into this Consent Decree and Order for the purpose of entering into an early settlement of Plaintiffs' claims for injunctive relief without the need for protracted litigation, and without the admission of any liability for any allegations in Plaintiffs' separate Complaints.

 JURISDICTION:
- 3. Plaintiffs and Levy hereby agree that the Court has jurisdiction of Plaintiffs' Complaints pursuant to 28 USC §1331 for alleged violations of the Americans with Disabilities Act of 1990, 42 USC 12101 et seq. and for supplemental jurisdiction for California civil rights laws and regulations.
 - 4. In order to avoid the costs, expense, and uncertainty of protracted litigation, the

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1	parties to this Consent Decree agree to entry of this Order to resolve all of Plaintiffs' claims
2	regarding injunctive relief against Defendant Levy at Infineon and its related facilities.
3	Accordingly, the parties agree to the entry of this Order without trial or further adjudication of
4	any issues of fact or law concerning Plaintiffs' claims for injunctive relief as set forth in the
5	two separate Complaints filed by Plaintiffs with this Court.

WHEREFORE, the Parties to this Consent Decree hereby agree and stipulate to the Court's entry of this Consent Decree and Order, which provides as follows:

SETTLEMENT OF PLAINTIFFS' CLAIMS FOR INJUNCTIVE RELIEF:

5. The parties have reached an agreement regarding Plaintiffs Richard Skaff and HolLyn D'Lil's claims for injunctive relief as requested in their separate Complaints before this Court. Attached as **Attachments A** are all of the terms of the settlement for injunctive relief as agreed to between the parties fully set out. Said Attachment is hereby referenced as if fully set forth herein as the full and complete agreement between the Parties for settlement of all of Plaintiffs' claims for injunctive relief as requested in Plaintiffs two separate Complaints.

ENTIRE CONSENT ORDER:

6. This Consent Decree and Order constitutes the entire agreement between the signing parties on the matter of Plaintiffs' claims for monetary and injunctive relief against Defendant Levy, and no other statement, promise, or agreement, either written or oral, made by any of the parties or agents of any of the parties, that is not contained in this written Consent Decree and Order, shall be enforceable regarding the matters described herein. This Consent Decree and Order applies to Plaintiffs' claims for injunctive relief in the action before this Court.

CONSENT ORDER BINDING ON PARTIES AND SUCCESSORS IN INTEREST:

7. This Consent Decree and Order shall be binding on Plaintiffs RICHARD SKAFF and HOLLY D'LIL, and Defendant LEVY PREMIUM FOOD SERVICE LIMITED PARTNERSHIP and any successors in interest. The Parties have a duty to so notify all such successors in interest of the existence and terms of this Consent Decree and Order during the period of the Court's jurisdiction of this Consent Decree and Order.

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MUTUAL RELEASE AND WAIVER OF CIVIL CODE SECTION 1542 AS TO PLAINTIFFS' CLAIMS FOR INJUNCTIVE RELIEF:

8. Each of the Parties to this Consent Decree understands and agrees that there is a risk and possibility that, subsequent to the execution of this Consent Decree, any or all of them will incur, suffer, or experience some further loss or damage with respect to Lawsuit which are unknown or unanticipated at the time this Consent Decree is signed. Except for all obligations required in this Consent Decree, the Parties intend that this Consent Decree apply to all conditions that existed at the subject facilities and all such further loss with respect to the Lawsuit, except those caused by the Parties subsequent to the execution of this Consent Decree. Therefore, except for all such obligations required in this Consent Decree, this Consent Decree shall apply to and cover any and all claims, demands, actions and causes of action by the Parties to this Consent Decree with respect to the Lawsuit, whether the same are known, unknown or hereafter discovered or ascertained, and the provisions of Section 1542 of the California Civil Code are hereby expressly waived. Section 1542 provides as follows:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM OR HER MUST HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR.

This waiver applies to Plaintiffs' claims for injunctive relief in the two separate Complaints before this Court.

9. Except for all obligations required in this Consent Decree, each of the Parties to this Consent Decree, on behalf of each, their respective agents, representatives, predecessors, successors, heirs, partners and assigns, releases and forever discharges each other Party and all officers, employees, agents, attorneys, insurance carriers, heirs, predecessors, and representatives of each other Party, from all claims, demands, actions, and causes of action of whatever kind or nature, presently known or unknown, arising out of or in any way connected with the Lawsuit.

TERM OF THE CONSENT DECREE AND ORDER:

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1	 This Consent Decree and Order shall be in full force and effect on February 1, 	
2	2010. The Court shall retain jurisdiction of this action to enforce provisions of this Order in the	
3	event that Plaintiffs allege that Defendant has failed to comply with all of the terms of this	
4	Consent Decree for a period of three years from the date the Court approves this Consent	
5	Decree. The terms of injunctive relief, as set forth in Attachment A, are meant to be permanent	
6	changes in the manner that Defendant Levy and its subcontractors offer food and beverages to	
7	persons with disabilities, and may be enforced by Plaintiffs for three years from the date the	
8	Court approves this Consent Decree. In the event that Plaintiffs believe that Defendant Levy	
9	has not complied with the terms of this Consent Decree at any time, Plaintiffs' counsel shall	
10	inform Defendant Levy's counsel in writing and give Defendant Levy 30 days to correct any	
11	alleged violations. Plaintiffs may seek Court enforcement of the terms and conditions of this	
12	Consent Decree in the event the parties are unable to reach an agreement regarding any alleged	
13	breaches of the Consent Decree.	
14	SEVERABILITY:	
15	11. If any term of this Consent Decree and Order is determined by any court to be	
16	unenforceable, the other terms of this Consent Decree and Order shall nonetheless remain in	
17	full force and effect.	

SIGNATORIES BIND PARTIES:

11. Signatories on the behalf of the parties represent that they are authorized to bind the parties to this Consent Decree and Order. This Consent Decree and Order may be signed in counterparts and a facsimile signature shall have the same force and effect as an original signature.

APPROVED AS TO FORM:

Dated: October 3, 2009

PATRICIA BARBOSA BARBOSA GROUP

JORDON METZ MARGARET BYRNE IKEDA GOODMAN & METZ

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1		P Bar Cosse
2		+ BULDOSE
3	A	Attorneys for Plaintiffs RICHARD SKAFF and HOLLYN D'LIL
4	Dated: October 5, 2009	JOHN JULIUS III
5		LITTLER MENDELSON
6		
7 8		Attorneys for Defendant LEVY PREMIUM FOODSERVICE, L.P.
9		17-1
10	Dotad: October 5, 2000	A/1/1/1
11 12	Dated: October 5, 2009	Plaintiff RICHARD SKAFF
13		
14		(C) A 6 1
15	Dated: October 5, 2009	2 Jalyman O
16		Plaintiff HOLLYN D'LIL
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ORDER

Pursuant to Stipulation, and for good cause shown, IT IS SO ORDERED.

Dated:

November 13, 2009



BARBOSA GROUP

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